

- | | |
|---|--|
| <p>85. Authority of county board to lay out sidepaths along highways; authority of county commissioners.</p> <p>86. Board to prepare form of bicycle license; cost of license.</p> <p>87. Bicycles only to be driven on sidepaths.</p> <p>88. No animals to be driven on sidepaths.</p> | <p>89. Sidepaths not to be obstructed.</p> <p>90. Directions for riding bicycles.</p> <p>91. Sidepaths under control of county board subject to state board.</p> <p>92. Board may remove limbs of trees.</p> <p>93. State board to keep account of license fees.</p> <p>94. How license fees shall be used.</p> <p>95. Penalty for violation of this subtitle.</p> |
|---|--|

Surveys, Returns and Certificates.

1904, art. 91, sec. 1. 1888, art. 91, sec. 1. 1860, art. 92, sec. 1. 1849, ch. 549. 1908, ch. 480.

1. The surveyors for each county and the city of Baltimore shall execute all warrants issued from the land office, and all orders or warrants issued by any court having authority to issue the same and shall make return thereof within the time prescribed by law. Whenever the surveyor is incapacitated by sickness or any other cause from executing any warrant or order issued to him from the land office or any court, or the surveyor neglects or refuses to proceed with such warrant or order, any one interested in the execution and return of such warrant or order may petition the commissioner of the land office or court for the appointment of a deputy surveyor to execute the warrant, and the said commissioner of the land office or court may, if necessary, appoint such deputy and issue a duplicate warrant to such deputy; and such return or certificate shall have the same effect as if executed by the surveyor.*

The county surveyor may be ordered to survey lands in controversy. *Andrews v. Scotton*, 2 Bl. 629.

A deputy surveyor has no authority to survey lands lying outside of his county. *Hammond v. Ridgely*, 5 H. & J. 245.

As to the admissibility of evidence to prove that a certificate of survey was forged, see *Boreing v. Singery*, 4 H. & McH. 398; *Boreing v. Singery*, 2 H. & J. 455.

As to the admissibility of evidence to contradict the return of a surveyor, see *Carroll v. Smith*, 4 H. & J. 128; *Hammond v. Norris*, 2 H. & J. 130; *Webb v. Beard*, 1 H. & J. 349; *Hammond v. Sheredine*, 4 H. & McH. 420; *Boreing v. Singery*, 4 H. & McH. 398.

As to evidence as to where the surveyor ran his lines, see *Richardson v. Milburn*, 17 Md. 71.

See notes to sec. 7.

Ibid. sec. 2. 1888, art. 91, sec. 2. 1860, art. 92, sec. 2. 1849, ch. 549, sec. 2.

2. He shall keep a regular alphabetical record of the surveyor's duplicate of all surveys or re-surveys made by him by virtue of a warrant issued from the land office.

Ibid. sec. 3. 1888, art. 91, sec. 3. 1860, art. 92, sec. 3. 1849, ch. 549, sec. 2.

3. The books for that purpose shall be procured at the expense and shall be the property of the county or Baltimore city and shall

*On sections 1 to 18 of this article, see art. 54, "Land Office," sections 26 to 45.